Case 19-01447-dd Doc 9 Filed 03/15/19 Entered 03/15/19 08:19:56 Desc Main Document Page 1 of 6 Fill in this information to identify your case John Joseph Pelinski Check if this is a modified plan, and Debtor 1 First Name Middle Name Last Name list below the sections of the plan that have been changed. Teresa Haven Baltzegar Pelinski Debtor 2 First Name Middle Name Last Name (Spouse, if filing) **DISTRICT OF SOUTH CAROLINA** United States Bankruptcy Court for the: Pre-confirmation modification Post-confirmation modification Case number: (If known) District of South Carolina **Chapter 13 Plan** 12/17 Part 1: Notices To Debtor(s): This form sets out options that may be appropriate in some cases, but the presence of an option on the form does not indicate that the option is appropriate in your circumstances. Plans that do not comply with the Bankruptcy Code, the Federal Rules of Bankruptcy Procedure, this Court's local rules, and judicial rulings may not be confirmable. In the following notice to creditors, you must check each box that applies **To Creditors:** Your rights may be affected by this plan. Your claim may be reduced, modified, or eliminated. You should read this plan carefully and discuss it with your attorney if you have one in this bankruptcy case. If you do not have an attorney, you may wish to consult one. Failure to object may constitute an implied acceptance of and consent to the relief requested in this document. If you oppose the plan's treatment of your claim or any provision of this plan, you or your attorney must file an objection to confirmation at least 7 days before the date set for the hearing on confirmation, unless otherwise ordered by the Bankruptcy Court. The Bankruptcy Court may confirm this plan without further notice if no objection to confirmation is filed. See Bankruptcy Rule 3015. In addition, pursuant to Federal Rule of Bankruptcy Procedure 3002, you must file a timely proof of claim in order to be paid under any plan. Confirmation of this plan does not bar a party in interest from objecting to a claim. The following matters may be of particular importance. Debtors must check one box on each line to state whether or not the plan includes each of the following items. If an item is checked as "Not Included" or if both boxes are checked, the provision will be ineffective if set out later in the plan. 1.1 A limit on the amount of a secured claim, set out in Section 3.2, which may result in Included **✓** Not Included a partial payment or no payment at all to the secured creditor 1.2 Avoidance of a judicial lien or nonpossessory, nonpurchase-money security interest, **✓** Included Not Included set out in Section 3.4. 1.3 Nonstandard provisions, set out in Part 8. ✓ Included Not Included Conduit Mortgage Payments: ongoing mortgage payments made by the trustee **✓** Included 1.4 Not Included through plan, set out in Section 3.1(c) and in Part 8 Plan Payments and Length of Plan Part 2: The debtor submits to the supervision and control of the trustee all or such portion of future earnings or other future income as is necessary

2.1 for the execution of the plan.

Unless all allowed claims (other than long-term claims) are fully paid pursuant to the plan, the debtor will make regular payments to the trustee as follows:

\$5,575.00 per **Month** for **60** months

The debtor and trustee may stipulate to a higher payment in order to provide adequate funding of the plan without the necessity of a modification to the plan. The stipulation is effective upon filing with the Court.

Additional monthly payments will be made to the extent necessary to make the payments to creditors specified in this plan.

2.2 Regular payments to the trustee will be made from future income in the following manner:

Check all that apply:

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Debtor		John Joseph Pelinski Teresa Haven Baltzegar Pelinski	Case number			
	<u>✓</u>	The debtor will make payments pursuant to a payroll of the debtor will make payments directly to the trustee. Other (specify method of payment):	- leduction order.			
2.3 Inco		refunds.				
Cnec	k one. ✓	The debtor will retain any income tax refunds received	during the plan term.			
		The debtor will treat income refunds as follows:				
2.4 Addi	itional p	ayments.				
	k one. ✓	None. If "None" is checked, the rest of § 2.4 need not	be completed or reproduced.			
Part 3:	Treat	ment of Secured Claims				
treated a automati secured of automati applicati provision filed a tin property	s unsecu c stay by claim. The c stay by on arises as will n mely pro- from the ow notic	as secured in a confirmed plan and the affected creditor elected for purposes of plan distribution. Any creditor hold by order, surrender, or through operation of the plan will result in provision also applies to creditors who may claim an ity another lienholder or released to another lienholder, unless under 11 U.S.C. § 362(c)(3) or (c)(4). Any funds that we not be paid, will be distributed according to the remaining por of claim may file an itemized proof of claim for any use protection of the automatic stay. Secured creditors that eas, payment coupons, or inquiries about insurance, and suggested that apply. Only relevant sections need to be reproducted in the coupons of the automatic stay is all that apply. Only relevant sections need to be reproducted in the second of the automatic stay is all that apply. Only relevant sections need to be reproducted in the second of the automatic stay is all that apply. Only relevant sections need to be reproducted in the second of the automatic stay is all that apply. Only relevant sections need to be reproducted in the second of the automatic stay is all that apply. Only relevant sections need to be reproducted in the second of the automatic stay is all that apply. Only relevant sections need to be reproducted in the second of th	ing a claim secured by property to receive no further distribution from the secure of the property that each court orders otherwise, by rould have otherwise been paid to terms of the plan. Any creditor ansecured deficiency within a reast will be paid directly by the debtoach action will not be considered any. **Ceed.** be completed or reproduced.** urrent contractual installment pay not noticed in conformity with an to, if any, at the rate stated. The trees are the conformity with an total produced.	that is removed in the chapter 13 at is removed from the chapter 13 at is removed from the constant of the con	from the protect trustee on accommendate the protect of the sole responsive to the provisions are the removal sending standare automatic standard claims leaved claims leaved claims leaved.	ection of the count of any tion of the cason for its ese and who has to fithe lard payment tay.
		613 Arabian Drive Lexington, SC 29072 Lexington County				
Loand	epo.co	TMS: : 009817-03-021	\$9,000.00	0.00%		\$180.00
			Includes amounts accrued through the March, 2019 payments		(or more)	
	✓	3.1(c) The debtor elects to make post-petition mortgag accordance with the Operating Order of the Judge assi between this document and the Operating Order, the te	gned to this case and as provided	in Section 8.1.		
3.2	Reque	st for valuation of security and modification of unders	secured claims. Check one.			
	✓	None. If "None" is checked, the rest of § 3.2 need not	be completed or reproduced.			
3.3	Other	secured claims excluded from 11 U.S.C. § 506 and no	t otherwise addressed herein.			
	Check	one.				
District of	of South	Carolina				
Effective	Decem	ber 1, 2017 Cha	pter 13 Plan		Pag	ge 2

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None. If "None" is checked, the rest of § 3.3 need not be completed or reproduced. The claims listed below are being paid in full without valuation or lien avoidance.

These claims will be paid in full under the plan with interest at the rate stated below. These payments will be disbursed either by the trustee or directly by the debtor, as specified below. Holders of secured claims shall retain liens to the extent provided by 11 U.S.C. § 1325(a)(5)(B)(i). Secured creditors paid the full secured claim provided for by this plan shall satisfy any liens within a reasonable time.

Collateral	Estimated amount of claim	Interest rate	Estimated montl to creditor	nly payment
2005 Ranger Bass Boat	\$7,000.00	6.00%		\$140.00
			(or more)	
2018 Chevrolet Silverado	\$44,757.00	6.00%	Disbursed by: ✓ Trustee	\$900.00
			(or more)	
			Disbursed by: ✓ Trustee	
2016 Honda HRV	\$18,082.00	6.00%		\$360.00
Soft Tub	\$2,500.00	6.00%	Or more) Disbursed by: Trustee	\$50.00
			(or more)	
			Disbursed by: ✓ Trustee	
Household furnishings	\$1,500.00	6.00%		\$30.00
			(or more)	
			Disbursed by:	
	2018 Chevrolet Silverado 2016 Honda HRV Soft Tub	2005 Ranger Bass Boat \$7,000.00 2018 Chevrolet Silverado \$44,757.00 2016 Honda HRV \$18,082.00 Soft Tub \$2,500.00	2005 Ranger Bass Boat \$7,000.00 6.00% 2018 Chevrolet Silverado \$44,757.00 6.00% 2016 Honda HRV \$18,082.00 6.00% Soft Tub \$2,500.00 6.00%	2005 Ranger Bass Boat \$7,000.00 6.00% (or more)

Insert additional claims as needed.

3.4 Lien avoidance.

√

✓

C	neck	one.

None. If "None" is checked, the rest of § 3.4 need not be completed or reproduced.

The remainder of this paragraph will be effective only if the applicable box in Part 1 of this plan is checked

The judicial liens or nonpossessory, nonpurchase money security interests securing the claims listed below impair exemptions to which the debtor would have been entitled under 11 U.S.C. § 522(b). Unless otherwise ordered by the Court, a judicial lien or security interest securing a claim listed below will be avoided to the extent that it impairs such exemptions upon entry of the order confirming the plan. The amount of the judicial lien or security interest that is avoided will be treated as an unsecured claim in Part 5.1 to the extent allowed. The amount, if any, of the judicial lien or security interest that is not avoided will be paid in full as a secured claim under the plan. See 11 U.S.C. § 522(f) and Bankruptcy Rule 4003(d). If more than one lien is to be avoided, provide the information separately for each lien.

Name of	Estimated	Total of all	Applicable	Value of debtor's	Amount of lien not	Amount of lien avoided
creditor and	amount of	senior/unavoida	Exemption and	interest in property	avoided (to be paid	
description	lien	ble liens	Code Section		in 3.2 above)	
of property						
securing lien						

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Debtor				inski	Case nui	mber			
Repu Finan	ice			1,000.00 S.C. Code Ann. §					
ELEC NICS	IRO	S.C. Code Ann. § 15-41-30(A)(7 \$6,174.00 \$0.00 \$1.000 \$0.00 \$0.00 der of collateral. None. If "None" is checked, the rest of § 3.5 need not be completed or reproduced. ment of Fees and Priority Claims al pay all post-petition priority obligations, including but not limited to taxes and post-petition domestic support, and pay regul med executory contracts or leases, directly to the holder of the claim as the obligations come due, unless otherwise ordered fees and all allowed priority claims, including domestic support obligations other than those treated in § 4.5, will be paid in on interest. e's fees governed by statute and may change during the course of the case. ey's fees. The debtor and the debtor's attorney have agreed to an attorney's fee for the services identified in the Rule 2016(b) discles statement filed in this case. Fees entitled to be paid through the plan and any supplemental fees as approved by the Cour disbursed by the trustee as follows: Following confirmation of the plan and unless the Court orders otherwise, the trustee disburse a dollar amount consistent with the Judge's guidelines to the attorney from the initial disbursement. Thereafter, balance of the attorney's compensation as allowed by the Court shall be paid, to the extent then due, with all funds remai each month after payment of trustee fees, allowed secured claims and pre-petition arrearages on domestic support obligat instances where an attorney assumes representation in a pending pro se case and a plan is confirmed, a separate order ma entered by the Court, without further notice, which allows for the payment of a portion of the attorney's fees in advance of payments to creditors. If, as an alternative to the above treatment, the debtor's attorney has received a retainer and cost advance and agreed to fi applications for compensation and expenses in this case pursuant to 11 U.S.C. § 330, the retainer and cost advance shall to in trust until fees and expense reimbursements are approved by the Court. Prior to the filing	ALL						
3.5	Surr	ender of collateral							
	V	None. If "None	" is checked, tl	he rest of § 3.5 need not	t be completed or reprodu	iced.			
Part 4:	Trea	ntment of Fees and	Priority Clain	ms					
paymer Court. '	nts on as Trustee'	sumed executory co	ontracts or lease	es, directly to the holder	r of the claim as the oblig	ations come due, unless othe	rwise ordered by the		
4.2	Trus	tee's fees							
Trustee	e's fees a	re governed by stat	ute and may ch	nange during the course	of the case.				
4.3	Atto	Attorney's fees.							
	a.	statement filed disbursed by the disburse a doll balance of the each month afte instances where entered by the	in this case. For the trustee as folder amount constant attorney's comparer payment of the an attorney as Court, without	ees entitled to be paid to clows: Following confirmation with the Judge's pensation as allowed by trustee fees, allowed sec ssumes representation in	hrough the plan and any smation of the plan and un guidelines to the attorney the Court shall be paid, cured claims and pre-petin a pending pro se case and	supplemental fees as approve less the Court orders otherwa- from the initial disbursement to the extent then due, with a tion arrearages on domestic s and a plan is confirmed, a sepa-	ed by the Court shall be ise, the trustee shall at. Thereafter, the all funds remaining support obligations. In arate order may be		
	b.	applications fo in trust until fe	r compensation es and expense	n and expenses in this ca reimbursements are ap	ase pursuant to 11 U.S.C. proved by the Court. Pri-	§ 330, the retainer and cost a or to the filing of this case, the	advance shall be held ne attorney has		
4.4	Prior	ity claims other th	an attorney's	fees and those treated	in § 4.5.				
	Chec.	The debtor is un		priority claims at this time nendment of the plan.	e. If funds are available, t	he trustee is authorized to pag	y on any allowed		
		Domestic Supp	oort Claims. 1	1 U.S.C. § 507(a)(1):					
		a. Pre- ₁	petition arrearas	ges. The trustee shall pa	v the pre-petition domes	tic support obligation arreara	ge to (name of DSO		

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recipient), at the rate of \$_____ or more per month until the balance, without interest, is paid in full. Add additional

The debtor shall pay all post-petition domestic support obligations as defined in 11 U.S.C. § 101(14A) on a timely basis

obligations from property that is not property of the estate or with respect to the withholding of income that is property of the estate or property of the debtor for payment of a domestic support obligation under a judicial or administrative

Any party entitled to collect child support or alimony under applicable non-bankruptcy law may collect those

b.

c.

creditors as needed.

directly to the creditor.

order or a statute.

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Debtor			oseph Pelinski Haven Baltzegar Pelin	ski	Case number	
available,				pay all remaining pre-petition 11		a pro rata basis. If funds are
4.5	Domestic	supp	ort obligations assigned o	or owed to a governmental unit	and paid less than full amount	t.
	Check on ✓		If "None" is checked, the	rest of § 4.5 need not be complet	ed or reproduced.	
Part 5:	Treatmo	ent of	Nonpriority Unsecured (Claims		
5.1	Nonprior	ity un	secured claims not sepai	rately classified. Check one		
			ority unsecured claims that payment of all other allower	nt are not separately classified wil ed claims.	l be paid, pro rata by the trustee	to the extent that funds are
✓	The del	otor pr	timates payments of less the oposes payment of 100% oposes payment of 100% oposes payment of 100% of the oposes payment of 100		of %.	
5.2	Mainten	ance o	f payments and cure of a	ny default on nonpriority unsec	cured claims. Check one.	
	✓	None.	If "None" is checked, the	rest of § 5.2 need not be complet	ed or reproduced.	
5.3	Other se	parate	ly classified nonpriority	unsecured claims. Check one.		
	✓	None.	If "None" is checked, the	rest of § 5.3 need not be complet	ed or reproduced.	
Part 6:	Executo	ry Co	ntracts and Unexpired L	eases		
6.1	contracts	and u None. Assun	If "None" is checked, the ned items. Current installr	leases listed below are assumed cted. Check one. rest of § 6.1 need not be completed nent payments will be disbursed expetition arrearage payments will be	ed or reproduced. directly by the debtor, as specific	ed below, subject to any
Name of	f Creditor	De pr	escription of leased operty or executory ntract 17 Ram 1500	Current installment payment \$995.00	Estimated amount of arrearage through month of filing or conversion \$0.00	Estimated monthly payment on arrearage to be disbursed by the trustee \$0.00
						(or more)
Part 7:	Vesting	of Pro	perty of the Estate			
7.1 Check	Property k the appli		e estate will vest in the de	ebtor as stated below:		
V	remain v The debt	vith the or is re itende	e debtor. The chapter 13 tesponsible for protecting t	of the estate will remain property rustee shall have no responsibility he estate from any liability resulti- sely any rights of the debtor, the to	y regarding the use or maintenanting from operation of a business	ce of property of the estate. by the debtor. Nothing in the
				tandard provision for vesting, who of this plan is checked and a prop		
Part 8:	Nonstan	dard	Plan Provisions			

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Debtor John Joseph Pelinski Teresa Haven Baltzegar Pelinski	Case number
8.1 Check "None" or List Nonstandard Plan Provisions None. If "None" is checked, the rest of Part 8 need not be	pe completed or reproduced.
Under Bankruptcy Rule 3015(c), nonstandard provisions must be set forth this form or deviating from it. Nonstandard provisions set out elsewhere in	pelow. A nonstandard provision is a provision not otherwise included in
The following plan provisions will be effective only if there is a check in the	e box "Included" in § 1.3.

8.1 (a) Mortgage payments to be disbursed by the Trustee ("Conduit"):

In addition to the below provisions of the assigned Judge's Operating Order, In re: Conduit Mortgage Payment in Chapter 13 Cases are incorporated herein.

Mortgage payments, including pre-petition arrears, will be paid and cured by the Trustee as follows:

Name of Creditor	Description of Collateral (note if principal residence; include county tax map number and complete street address)	Current installment payment (ongoing payment amount) *	Monthly payment to cure GAP ** (post-petition mortgage payments for the two (2) months immediately following the event beginning conduit)	Estimated amount of PRE-PETITION ARREARAGE** (including the month of filing or conversion)*	Monthly payment on pre-petition arrearage
Flagstar Bank 5151 Corporate Drive Troy MI 48098-0000	1377 Camping Rd Gilbert, SC 29054 Lexington County TMS 00313001052	\$2034.00 Escrow for taxes: x Yes Escrow for insurance: x Yes	\$ 80.00 Or more	\$ 22500.00	\$ 450.00 Or more

^{*} Unless otherwise ordered by the court, the amounts listed on a compliant proof of claim or a Notice filed under FRBP 3002(c) control over any contrary amounts above, and any Notice of Payment Change that might be filed to amend the ongoing monthly payment amount.

All payments due to the Mortgage Creditor as described in any allowed Notice of Post-petition Mortgage Fees, Expenses, and Charges under F.R.B.P. 3002.1, filed with the Court, will be paid by the Trustee, on a pro rata basis as funds are available. See the Operating Order of the Judge assigned to this case.

Once the trustee has filed a Notice of Final Cure under F.R.B.P. 3002.1(f), the debtor shall be directly responsible for ongoing mortgage payments and any further post-petition fees and charges.

Part 9: Signatures: 9.1 Signatures of debtor and debtor attorney The debtor and the attorney for the debtor, if any, must sign below. /s/ John Joseph Pelinski X /s/ Teresa Haven Baltzegar Pelinski John Joseph Pelinski Teresa Haven Baltzegar Pelinski Signature of Debtor 1 Signature of Debtor 2 Executed on March 15, 2019 Executed on March 15, 2019 /s/ Benjamin R. Matthews Date March 15, 2019 Benjamin R. Matthews 3332

By filing this document, the debtor, if not represented by an attorney, or the debtor and the attorney for the debtor certify(ies) that this Chapter 13 plan contains no nonstandard provision other than those set out in Part 8.

District of South Carolina

Signature of Attorney for debtor DCID#

^{**} The Gap will be calculated from the payment amounts reflected in the Official Form 410A Mortgage Proof of Claim Attachment and any Notice of Payment Change that might be filed to amend the monthly payment amount, but should not be included in the prepetition arrears amount.